## IN THE UNITED STATES DISTRICT COURTS FOR THE

UNITED STATES	OF AMERICA, Plaintiff,	*	Case No. 1:21 CR 0054/-003 (cm)
vs.	11	*	USDC SDNY DOCUMENT
•		*	ELECTRONICALLYFILED
ADiel Pequero	Defendant,		DOC #: DATE FILED: 10 22/23

MOTION TO MODIFY/REDUCE SENTENCE UNDER 18 USC \$3482 (c)(2) AND UNITED STATES SENTENCING COMMISSIONS 2 LEVEL AMENDMENT

Now Gomes, the defendant respectfully requesting that this Honorable court reduce his sentence pursuant to Title 18 USC § 3582(c)(2) and sentencing Commissions 2 level Amendment 782.

Reposed in this Honorable Court is the jurisdiction and authority to modify the defendants term of imprisonment imposed herein pursuant to 18 USC § 3582 (c)(2) which provides: [1] in the case of a defendant who has been sentenced to a term of imprisonment based on a sentence range that has subsequently been lowered by the Sentencing Commission, upon motion of the defendent the court may reduce the term of imprisonment after considering the factors set forth in section 3553 (a), to the Extent that they are applicable, if such a reduction is consistant with policy Statement Issued by the United States Sentencingh Commission.

Policy Statement 181 (one B one) of the Federal Sentencing Guideline Manual Captioned, "Retroactivity of Amended Guideline Range is compatable with said 18 USC § 3582 (c)(2)." The Movant/Defendant qualifies as to as modification of

6/21/23

Motion Denied. Defendant was given a now-Guidelines Sentece, below the Advisory Guidelines range; and Avendment 782 (passed in 2014) was Already Eactored in Guidelines Sentence and would have qualified if said provisions had been in effect at the time he was sentenced. Under 181.10 (c) of the Guideline it is provided that: In determining whether as reduction in sentence is warranted for a defendant eligible for consideration under Title 18 USC (c)(2) the court should consider the sentence that it would have originally imposed had the Guidelines as amended been in effect at the time.

The defendant was sentenced to a term of imprisonment based on a sentencing range that has subsequently been lowered by United States Sentencing Commission. This motion allows the court to reduce the defendant sentence by 2 levels which are now consistant with the Sentencing Commission Policy Statment.

Relief Sought:

Petitioner, now humbly prays the Honorable Court apply
Amendment 782 to his sentence in some fashion, and reducemodify
his sentence. Petitioner/Defendant thanks the Honorable Court
for its valuable time apologizes for having to use it and for
his past actions.

Respectfully submitted: 05/18/2023

## Case 1:21-cr-00541-CM Document 87 Filed 06/21/23 Page 3 of 4

## CERTIFICATE OF SERVICE

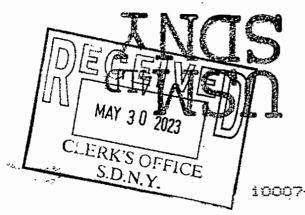
I hereby certify that I have this $18$ day of $May$	
2023 , placed the Foregoing Motion for reduction of sentence	
the U.S. Mail, addressed to the following:	
下の士 トノカン	

F.C. I Fort Dix P.O. Box 2000 Joint Base MDL, N.S. 08640

Re6# 43450-509

3 of 3

ADiel PeGuero
ReG# 43450-509 Building 5751
F.C.= Fort Dix
P.o.Box 2000
Joint Base MDL, NJ, 08640



TRENTON NJ 085

24 MAY 2023 PM 4 L

Thurgood Marshall United States Courthouse 40 Centre Street 18th floor

New York, New York, 10007-1501

մոկեկիկիիիիինանիկիինանիկինանի